INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

UNITEDSTATESOFAMERICA, Plaintiff,	
v.	CIVILACTIONNO.00-1726
THOMASP.HENNELLYandJOAN	
HENNELLY,	
Defendants.	

MEMORANDUMANDORDER October 11,2001

Katz,S.J. October11,2001

The United States brings this action to reduce to judgment federal tax liabilities, interest and penalties assessed against Thomas and Joan Hennelly. Before the court is the government's motion for summary judgment. For the reasons set for the below, the government's motion is granted.

TheUnitedStatescontendsthatThomasandJoanHennellyoweincometaxes, includingpenaltiesandinterest,forthetaxableyears1985,1986,1987,1989,1990,1991,1992, 1995,1996,and1997totaling\$265,467.25asofSeptember14,2001.TheUnitedStatesalso claimsthatThomasHennellyowesemploymenttaxesrelatingtohissoleproprietorship,including penaltiesandinterest,forthetaxableyears1986,1987,1988,1989,1990,1991,and1992totaling \$189,847.80asofSeptember14,2001.Inadditiontotheseassessments,theUnitedStatesalleges thatThomasHennellyowesunemploymenttaxesfor1988and1990totaling\$7,613.27and penaltiesforfailingtotimelyfilereturnsfor1988,1991,1992totaling\$16,939.07.TheUnited StateshasintroducedintoevidencetheCertificateofAssessmentsandPaymentsforthedeficiencies

Answer¶6.

Inasuittoreduceassessmentstojudgment,theUnitedStatesestablishesaprima
faciecasewhenitshowsatimelyassessmentwasmadeagainstthetaxpayer. Psatyv.U.S._,442
F.2d1154,1159-60(3dCir.1971); UnitedStatesv.Updegrave_,No.95-6054,1997WL297074at
*3(E.D.Pa.May28,1997)(citationsomitted).TheCertificateofAssessmentssubmittedalong
withtheUnitedStates'motionforsummaryjudgmentestablishesthegovernment'sprimafaciecase.

Id.AftertheUnitedStatesprovesitsprimafaciecase,theburdenshiftstothetaxpayertoprovethat
theassessmentsareincorrect. Id.Thedefendantshavefailedtoofferanyevidencetoshowthatthe
assessmentsareincorrect;therefore,summaryjudgmentisappropriate.

Anappropriate order follows.

¹Summaryjudgmentisappropriateifthepleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits show that there is no genuine issueastoanymaterialfactandthatthemovingpartyisentitledtoajudgmentasamatterof law. Fed.R.Civ.P.56(c). Atthesummary judgment stage, the court does not weight he evidenceanddeterminethetruthofthematter.Rather,itdetermineswhetherornotthereisa genuineissuefortrial. Andersonv.LibertyLobby,Inc. ,477U.S.242,249(1986).Inmaking this determination, all of the facts must be viewed in the light most favorable to, and all reasonableinferencesmustbedrawninfavorof, the non-moving party. Id.at256. Themovingpartyhastheburdenofshowingtherearenogenuineissuesof material fact. Celotex Corp. v. Catrett ,477U.S.317,323(1986); Mathewsv.LancasterGeneral Hosp.,87F.3d624,639(3dCir.1996).Inresponse,thenon-movingpartymustadducemore thanamerescintillaofevidenceinitsfavor, and cannot simply reassert factually unsupported allegations contained in its pleadings. Anderson,477U.S.at249; Celotex.477U.S.at325: Williamsv.BoroughofWestChester ,891F.2d458,460(3dCir.1989).Rather,theremustbe evidenceonwhichajurycouldreasonablyfindforthenonmovant. LibertyLobby ,477U.S.at 252. "Rule56(c)mandatestheentryofsummaryjudgment, afteradequatetimefordiscovery anduponmotion, against aparty who fails to make a showing sufficient to establish the existence ofanelementessentialtothatparty'scase, and on which that party will be artheburden of proof attrial." Celotex,477U.S.at322.

INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

UNITEDSTATESOFAMERICA, Plaintiff, v. THOMASP.HENNELLYandJOAN HENNELLY, Defendants.	CIVILACTIONNO.00-1726	
ORDER ANDNOW, this 11th day of October, 2003, upon consideration of the United States		
MotionforSummaryJudgment,itishereby ORI	DEREDthatthemotionis GRANTED. BYTHECOURT:	
	MARVINKATZ,S.J.	